

Docket No.: 250617US2/phm

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: Tohru HARADA, et al.

SERIAL NUMBER: 10/802,769

GROUP: 2168

FILED: March 18, 2004

EXAMINER: MORRISON, JAY A.

FOR: FILE CREATION METHOD, SERVER, COMPUTER TERMINAL, RECORDING
MEDIUM, INFORMATION PROCESSING APPARATUS, AND PROGRAM
ADDITION SYSTEM

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

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SIR:

Applicants acknowledge with appreciation the indication of allowability of the claimed invention. In response to the Examiner's Statement of Reasons for Allowance in the Notice of Allowance of July 13, 2009, Applicants respectfully submit the following comments.

In the Examiner's Statement of Reasons for Allowance, page 2 of the Notice of Allowance states in part:

The following is an examiner's statement of reasons for allowance:

Claims 1-4, 6-10, 12, 14, 16-17, 19-20 and 22-25 are allowable over the prior art of record. The closest prior art of record Paradinas, teaches description of an application program stored on a smart card, however it fails to teach a program addition file and configuration file with matching signatures where the program addition file allows starting the program, these limitations being indicated in claims 1 as "the program-addition file comprises a program file, an electronic signature of the program file, a configuration file, and an electronic signature of the configuration file, so that starting of the program on the information processing apparatus is allowed by execution of the program-addition file . . ."

It is respectfully noted that independent Claims 1, 8, 12, 14, 16, 19 and 20 do not include this language. For example, the claims do not include a reference to "program

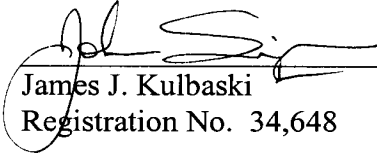
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Reply to Notice of Allowability of July 13, 2009

addition file and configuration file with matching signatures". Accordingly, it is respectfully submitted that the above-quoted statement does not apply to Claims 1, 8, 12, 14, 16, 19 and 20 to the extent the language used in the statement differs from the language of the claims.

Respectfully Submitted,

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